Form **O-100**

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	8		Case No. 22-60043 (Chapter 11)	
FREE SPEECH SYSTEMS LLC	g		(Chapter 11)	
ORDER GRANTING RE	ELIEF FROM AUTOMA APPLICABLE] AFT (This Order Resolves	ER HE		
Utility 4D LT 4WD 5.3L V8, VIN	# 1GNSKBKCXLR28849	93. (the "	automatic stay against <u>2020 Chevrolet Ta</u> Property"). Movant represented to the C s and provided notice of the hearing.	
·		Therefo	he motion was filed, the respondent did re, the response is overruled for wan anted.	
·	The debtor filed a responselief and no other party		the debtor was not opposed to the request the requested relief.	ted
		failed to	the debtor was unable to admit or deny appear at the hearing, and no other p	
·	After hearing, and for th granted.	e reason	s stated on the record, relief from the sta	y is
	No timely response was default.	filed. A	accordingly, the motion is granted by	
	As shown by Debtor(s)' the requested relief.	counsel	signature below, Debtor(s) have agreed	to
			m the automatic stay [and the co-debtor g foreclosure, repossession and/or eviction	n.
Additional rulings:				
	Movant is awarded attor	ney's fee	es in the amount of \$	
	The stay imposed by Ba reasons stated on the rec	1 2	Rule 4001(a)(3) does not apply for the	